Attorney or Party Name, Address, Telephone & FAX Numbers, and California State Bar Number	FOR COURT USE ONLY
☐ Individual appearing without counsel	
☐ Attorney for:	
UNITED STATES BANKRUPTCY COURT CENTRAL DISTRICT OF CALIFORNIA	
In re:	CHAPTER:
	CASE NO.:
Debtor(s).	DATE: TIME: CTRM: FLOOR:
Debtor(s).	1 LOOK.
NOTICE OF MOTION AND MOTION FOR RELIEF FRO ORDER CONFIRMING THAT THE AUTOMATIC ST 11 U.S.C. § 362(I) (with supporting	AY DOES NOT APPLY UNDER
(MOVANT:(Unlawful Detainer))
(Offiawiui Detailler)	1
 NOTICE IS HEREBY GIVEN to the Debtor(s), Debtor's(s') attorney, and other in date and time and in the indicated courtroom, Movant in the above-captioned from the automatic stay or for an order confirming that the automatic stay doe estate on the grounds set forth in the attached Motion. 	I matter will move this Court for an Order granting relief
☐ NOTICE IS ALSO GIVEN to the Trustee as an additional Responding property.	Party, because the Motion relates to a nonresidential
2. Hearing Location: 255 East Temple Street, Los Angeles	☐ 411 West Fourth Street, Santa Ana
21041 Burbank Boulevard, Woodland Hills	☐ 1415 State Street, Santa Barbara
☐ 3420 Twelfth Street, Riverside	
3. a. This Motion is being heard on REGULAR NOTICE pursuant to Loc Motion, you must file a written response to this Motion with the Ban attorney (or upon Movant, if the Motion was filed by an unrepresente 14 days before the above hearing and appear at the hearing of the I	kruptcy Court and serve a copy of it upon the Movant's d individual) at the address set forth above no less than
b. This Motion is being heard on SHORTENED TIME. If you wish to opwritten response or evidence must be filed and served:	
at the hearing at least court days before the h	earing.
(1) A Motion for Order Shortening Time was not required (according	g to the calendaring procedures of the assigned judge).
(2) A Motion for Order Shortening Time was filed per Local Bankru such motion and order have been or are being served upon the	
(3) A Motion for Order Shortening Time has been filed and remains will be served with another notice or an order that will specify t Motion and the deadline for filing and serving a written opposition	pending. Once the Court has ruled on that Motion, you he date, time and place of the hearing on the attached
(Continued on next page)	

This form is mandatory by Order of the United States Bankruptcy Court for the Central District of California.

	Motion for Relief from Stay (Unlawful Detainer) - Pa	ge 2 of F 4001-1M.UD
In	re (SHORT TITLE)	CHAPTER:
	Debtor(s).	CASE NO.:
4.	You may contact the Bankruptcy Clerk's Office to obtain a copy of an approved court for Court Form F 4001-1M.RES), or you may prepare your response using the format reconstruction.	
5. If you fail to file a written response to the Motion or fail to appear at the hearing, the Court may treat such failure as a waiveright to oppose the Motion and may grant the requested relief.		
Dat	ted:	
	Print Law Firm Name (if a	pplicable)

Signature of Individual Movant or Attorney for Movant

Print Name of Individual Movant or Attorney for Movant

		Motion for Relief from Stay (Unlawful Detainer) - Pa	ge 3 of	F 4001-1M.UD
n re		(SHORT TITLE)		CHAPTER:	
		Debto	or(s).	CASE NO.:	
101	TION	ON FOR RELIEF FROM THE AUTOMATIC STAY OR F AUTOMATIC STAY DOES NOT (Unlawful Detainer) (MOVANT:			IFIRMING THAT THE
		Property at Issue: Movant moves for relief from the automatic stay to chises at the following address (the "Property"):	obtain	possession of the	e residential or nonresidential
	Apa	Street Address: Apartment/Suite No.: City, State, Zip Code:			
Т	he Pro	Property is: ☐ Residential ☐ Nonresidential			
. C	ase H	e History:			
a	. Ш	☐ A voluntary ☐ An involuntary petition under Chapter ☐ 7 was filed on (specify date):	Ш	11 📙 12 📙	l 13
b.	. 🗆	☐ An Order of Conversion to Chapter ☐ 7 ☐ 11 ☐ 12 ☐ was entered on (specify date):] 13		
C.		Plan was confirmed on (specify date):			
d.	. 🗆	$\hfill \Box$ Other bankruptcy cases of the Debtor were pending within the year en	iding o	on the petition dat	e. See attached Declaration.
e	. 🗆	Other bankruptcy cases affecting this Property have been pending wi attached Declaration.	ithin th	ne two years end	ing on the petition date. See
3. G	round	unds for Relief from Stay: (Check all that apply)			
a	. 🗆	Pursuant to 11 U.S.C. § 362(d)(1), cause exists because, as of petition of the premises, as follows:	date,	Debtor(s) had no	right to continued occupancy
	(1)	(1) An unlawful detainer judgment in favor of Movant was entered pre	epetitio	on.	
		A. The debtor has not filed with the petition and served on the 362(I)(1).	Mova	int the certificatio	n required under 11 U.S.C. §
		B. The debtor or adult dependent of debtor has not deposited with 30-day period after the filing of the petition.	n the C	Clerk any rent that	would become due during the
		C. The debtor or adult dependent of debtor has not filed and se under 11 U.S.C. § 362(I)(2) that the entire monetary default the			
		D. The Movant has filed and served an objection to the certificat copy of the objection is attached hereto as Exhibit A			
	(2)	(2) An unlawful detainer proceeding was commenced prepetition.			
	(3)	(3) Movant acquired title to the premises by foreclosure sale prepetiti by state law for perfection.	on an	d recorded the de	ed within the period provided
	(4)	(4) Movant acquired title to the premises by foreclosure sale postpetit by state law for perfection.	ion ar	d recorded the de	eed within the period provided
	(5)	(5) The lease or other right of occupancy expired by its terms prepetit	tion.		
	(6)	(6) The lease has been rejected or deemed rejected by operation of I	aw.		
	(7)	(7) Lease payments have not been made since the filing of the petition	n.		

		Motion for Relief from	m Stay (Unlawful Detainer) - P	age 4 of	F 4001-1M.UD
In	re	(SHORT TITLE)		CHAPTER:	
			Debtor(s).	CASE NO.:	
		(8) An eviction action has been filed to confide the property or because of illegal updated and the property of the property	se of controlled substances on the action was filed or ☐ that within the gally allowed the use of controlled	e property and Movene 30 days preceding substances on the led an objection to	vant has filed and served upon ing the certification Debtor has e property. A copy of Movant's Movant's certification. A copy
	b.	Pursuant to 11 U.S.C. § 362(d)(2)(A), De Property is not necessary to an effective		Property; and purs	uant to § 362(d)(2)(B), the
	C.	☐ The bankruptcy case was filed in bad fait	h to delay, hinder or defraud Mova	ant.	
		(1) \square Movant is the only creditor or one of	very few creditors listed on the ma	aster mailing matri	X.
		(2) Other bankruptcy cases have been fi	iled asserting an interest in the sa	me property.	
		(3) The Debtor(s) filed what is commonly and a few other documents. No Sch			
4.	Evi	dence in Support of Motion: (Important Not	te: Declaration(s) in support of	the Motion MUS	T be attached hereto.)
		Movant submits the attached Unlawful Detaine Bankruptcy Rules.			•
	П	Other Declaration(s) are also attached in supp	port of this Motion		
			or the metal.		
WH	ERE	FORE, Movant prays that this Court issue a	n Order granting the following	(specify forms of	f relief requested):
1.		Termination of the stay to allow Movant (and an its remedies to obtain possession of the Prope		d under applicable	non-bankruptcy law to enforce
2.		Annulment of the stay so that the filing of the Declaration(s).	bankruptcy petition does not affe	ct postpetition act	s, as set forth in the attached
3.		An order confirming that the automatic stay do	pes not apply.		
4.		Alternatively, if immediate relief from stay is no that may be assumable:	t granted with respect to the Prope	erty because the Pr	roperty is the subject of a lease
		a. Establishment of a deadline for assumption	on or rejection of the lease.		
		b. Adequate protection in the form of regula lease.	r payments at the lease rate from	petition date until	assumption or rejection of the
			(Continued on next page)		

			Motion for Relief from Stay (Un	ılawful Detainer) - <i>Pa</i>	ge 5 of F 4001-1M.UE
In re			(SHORT TITLE)		CHAPTER:
				Debtor(s).	CASE NO.:
5.	Ad	dition	al provisions requested:		
	a.		That the Order be binding and effective despite any confitten 11 of the United States Code.	onversion of this bankr	ruptcy case to a case under any other chapter
	b.		Termination or modification of the Co-debtor Stay of same terms and conditions.	11 U.S.C. § 1201 or § 1	301 as to the above-named co-debtor, on the
	C.		That the 10-day stay prescribed by Bankruptcy Rule 4	4001(a)(3) be waived.	
	d.		That Extraordinary Relief be granted as set forth in th	e Attachment (attach C	Optional Court Form F 4001-1M.ER).
	e.		For other relief requested, see attached continuation	page.	
Da	ted:			Respectfully submitte	d,
				Movant Name	
				Firm Name of Attorne	y for Movant (if applicable)
				By: Signature	
				Name:	dual Movant or Attorney for Movant

Motion for Reli	ief from Stay (Unlawfu	l Detainer) - F	Page 6 of	F 4001-1M.UD
(SHORT TI	TLE)		CHAPTER:	
		Debtor(s)	. CASE NO.:	
		DECLARA	ATION)	
(Print Name of D	eclarant)	, de	eclare as follows	:
nave personal knowledge of the matters set ereto. I am over 18 years of age. I have kr	forth in this declaration a nowledge regarding Mova			
I am the Movant and owner of the Prop	erty.			
I manage the Property as the authorized	d agent for the Movant.			
I am employed by Movant as (state title	and capacity):			
Other (specify):				
is Property. I have personally worked on I nowledge or I have gained knowledge of the e time of the events recorded, and which a onditions or events to which they relate. An no had personal knowledge of the event I usiness records are available for inspection	books, records and files, m from the business recordere maintained in the ording such document was probeing recorded and had and copies can be substantial.	and as to the tords of Movant on the course of legared in the oor has a busing	following facts, I on behalf of Mov Movant's busine rdinary course of ness duty to reco	know them to be true of my own ant, which were made at or about ss at or near the time of the acts, f business of Movant by a person
ne address of the Property that is the subje	ect of this Motion is:			
Street Address: Apartment/Suite No.: City, State, Zip Code:				
ale, lease, rental agreement, or other docu	ment evidencing Movant	's interest in the	e Property is atta	iched as Exhibit A true
ne Property is: residential property Debtor(s) occupies the Property	nonresidential pro	perty		
on a month-to-month tenancy		☐ pursua	ant to a lease tha	at is in default
after a foreclosure sale on:		☐ other	(specify):	
☐ Debtor(s) has/have failed to pay the	monthly rent of \$		since the follow	ving date (specify date):
In addition, Debtor(s) has/have fa continuation page for itemization):	ailed to pay other obliga	ations under th	ne lease, includi	ng the following (See attached
(1) Common area maintenance ch	narges			
(2) Property taxes				
(3) For additional obligations, see	attached continuation pa	age.		
	(Continued on nex	kt page)		
i i i	(SHORT TI UNLA (MOVAN) (Print Name of D nave personal knowledge of the matters set ereto. I am over 18 years of age. I have kr the subject of this Motion ("Property") bec I am the Movant and owner of the Prope I manage the Property as the authorized I am employed by Movant as (state title) Other (specify): Immone of the custodians of the books, receis Property. I have personally worked on I howledge or I have gained knowledge of the eterm of the events recorded, and which a sinditions or events to which they relate. An includitions or events to which they relate. An includitions or events are available for inspection and personal knowledge of the extension of the Property that is the subject of the event I issiness records are available for inspection and address of the Property that is the subject of the Property of the Property, or ale, lease, rental agreement, or other document of the Property is: residential property Debtor(s) occupies the Property on a month-to-month tenancy after a foreclosure sale on: Debtor(s) has/have failed to pay the In addition, Debtor(s) has/have failed to pay the Continuation page for itemization): Tommon area maintenance of the Property taxes	UNLAWFUL DETAINER (MOVANT:	UNLAWFUL DETAINER DECLAR/ (MOVANT:	UNLAWFUL DETAINER DECLARATION (MOVANT:

			Motion for Relief from Stay (Unlawl	ful Detainer) - <i>Pa</i>	age 7 of	F 4001-1M.UD	
In	re		(SHORT TITLE)		CHAPTER:		
				Debtor(s).	CASE NO.:		
6.	Deb	otor's(s')	bankruptcy petition in this case was filed on (specify da	ate):			
7.	Pro	cedural s	status (indicate all that apply, and provide dates for con	npleted steps):			
	a.		vant caused a Notice to Quit to be served upon the De rue and correct copy of which is attached hereto as Ext		/ date):		
	b.		fore the filing of the petition, Movant had commenced a owing:	an unlawful detain	er proceeding in s	state court and completed the	
		(1)	Movant filed a Complaint for Unlawful Detainer agains copy of which is attached as Exhibit	st the Debtor(s) or	n (specify date):	, a true and correct	
		(2)	Trial was held on (specify date):				
		(3)	An Unlawful Detainer Judgment against the Debtor(s date):, a true and correct copy of which			Unlawful Detainer on (specify	
		(4)	A Writ of Possession for the Property was issued by the of which is attached as Exhibit	ne state court on (s	specify date):	, a true and correct copy	
		(5)	The Debtor has not filed with the petition and served o	n the Movant the c	ertification require	ed under 11 U.S.C. § 362(I)(1).	
		(6)	The Debtor or adult dependent of Debtor has not depoday period after the filing of the petition.	osited with the Cler	k any rent that wou	uld become due during the 30-	
		(7) The debtor or adult dependent of debtor has not filed and served on the Movant the further certification required under 11 U.S.C. § 362(I)(2) that the entire monetary default that gave rise to the judgment has been cured.					
		(8) Movant has filed and served an objection to Debtor's certification referenced in paragraph (5) and/or (7) above, a cop of which is attached hereto as Exhibit A hearing on this objection is set for:					
		(9)	An eviction action has been filed to obtain possession	n of the Property	on grounds of end	langerment of the Property or	
			because of illegal use of controlled substances on the	e Property and Mo	vant has filed a ce	ertification that \square such action	
			was filed or \square that Debtor has endangered the subject illegal use of controlled substances on the Property. A				
			Debtor has has not filed an objection to Movar hereto as Exhibit A hearing on this objection			objection, if filed, is attached	
	C.	☐ The	e lease was rejected on	(date):			
		(1)	by operation of law.				
		(2)	by Order of the Court.				
	d.	∐ The	e regular lease payments have not been made since th	ne filing of the petit	ion.		
8.			s) has/have no equity in the Property because Debtor d under 11 U.S.C. § 365.	r(s) does/do not h	ave a lease intere	est that could be assumed or	
9.		The Pro	operty is not necessary to an effective reorganization be	ecause (specify):			
	a.	☐ The	e Property is residential and is not producing income for	or the Debtor(s).			
	b.	☐ The	e Property is commercial, but no reorganization is reas	onably in prospec	t.		
	C.	Oth	ner (specify):				
			(Continued on n	evt nage)			

		Motion for Relief from Stay (Unlawfu	ul Detainer) - <i>Pa</i>	ge 8 of	F 4001-1M.UD
ln	re	(SHORT TITLE)		CHAPTER:	
			Debtor(s).	CASE NO.:	
10.	a. b. c.	 ☐ Movant is the only creditor or one of very few creditors liste ☐ Other bankruptcy cases have been filed asserting an interest ☐ The Debtor(s) filed what is commonly referred to as a "face few other documents. No Schedules or Statement of Affair 	ed on the master r est in the same pr e sheet" filing of or	roperty. nly a few pages o	~
11.		7	vering possession	of this Property	include the following:
	a.	Case Name: Case Number: Case Number: Date Filed: Chapter: Date Dismissed: Relief from stay re this Property was was	s not granted.	To the tropolity	molecular following.
	b. c.	Case Number: Chapter: Date Filed: Date Dismissed: Relief from stay re this Property was was	s not granted. t other cases.		
12.	 a.	set forth in paragraph 7 that were taken after the filing of the ba	nkruptcy petition	in this case.	·
	b. c.	from stay to proceed with these actions. Although Movant knew about the bankruptcy filing, Movan enforcement actions in prior bankruptcy cases affecting this	nt had previously of s Property as set	obtained relief fro	om stay to proceed with these
		are under penalty of perjury under the laws of the United State eclaration was executed on, at			
Prir	nt De	Declarant's Name Sign	nature of Declarar	nt	

In	re (SHORT TITLE)		CHAPTER:	
		Debtor(s).	CASE NO.:	
	PROOF	OF SERVICE		
	ATE OF CALIFORNIA UNTY OF			
1.	I am over the age of 18 and not a party to the within action.	My business address is	as follows:	
2.	Regular Mail Service: On	heir last known address ii	n this action by pla	acing a true and correct copy
	NOTE : If the Notice and Motion have been served purposed of Service that indicates that the notice and service and service that the notice that the			
3.	See attached list for names and addresses of all parties Bankruptcy Rule 7004-1(b), specify capacity in which service Creditors Committee, or 20 largest unsecured creditors, etc	is made; e.g., Debtors, De		
de	clare under penalty of perjury under the laws of the United S	tates of America that the	foregoing is true a	and correct.
Date	ed:			
Тур	ned Name	Signature		